

1508.64743



PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re U.S. Patent Application )

Applicants: Arihiro Takeda et al. )

Serial No.: 09/662,236 )

Filed: September 14, 2000 )

For: LIQUID CRYSTAL DISPLAY... )

Art Unit: 2871 )

Examiner: Dudek James A. )

) *I hereby certify that this paper is being deposited with  
) the United States Postal Service as FIRST-CLASS mail in  
) an envelope addressed to: Mail Stop Issue Fee,  
) Commissioner for Patents, P.O. Box 1450, Alexandria,  
) VA 22313-1450, on this date.*

) June 7, 2005

) Date

Registration No. 37,538

) F-CLASS.WCM

) Appr. February 20, 1998

Attorney for Applicant

PETITION AND  
AMENDMENT FOR CORRECTION OF INVENTORSHIP  
UNDER 37 C.F.R. §1.48(b)

During the prosecution of this application, numerous original claims have been cancelled, leaving only claims 1-4 and 7 indicated as being allowable. With the cancellation of the claims other than claims 1-4 and 7, a change of inventorship is necessary.

Twelve of the joint inventors --Yoshio Koike; Kouji Tsukao; Shingo Kataoka; Kimiaki Nakamura; Yuichi Inoue; Kazutaka Hanaoka; Seiji Tanuma; Takatoshi Mayama; Hidefumi Yoshida; Yasutoshi Tasaka; Takashi Sasabayashi; and Yohei Nakanishi-- did not contribute to the subject matter of now pending Claims 1-4 and 7. Accordingly, Applicants hereby petition that the names --Yoshio Koike; Kouji Tsukao; Shingo Kataoka; Kimiaki Nakamura; Yuichi Inoue; Kazutaka Hanaoka; Seiji Tanuma; Takatoshi Mayama; Hidefumi Yoshida; Yasutoshi Tasaka; Takashi Sasabayashi; and Yohei Nakanishi-- be deleted as joint

inventors, as these inventors contributions are no longer being claimed in the present Application. Therefore, the two remaining inventors in the present Application are Takahiro Sasaki and Arihiro Takeda.

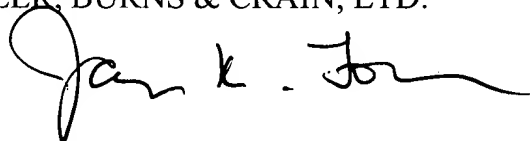
In fulfillment of the requirements of 37 C.F.R. § 1.48 (b), a check for \$130.00, the petition fee set forth in 37 C.F.R. § 1.17(i), is also enclosed herein.

Applicants respectfully request entry of this Petition and Amendment for Correction of Inventorship because the proper procedures required under 37 C.F.R. § 1.48(b) are believed to have been followed.

Respectfully submitted,

GREER, BURNS & CRAIN, LTD.

By



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June 7, 2005

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